1 LAW OFFICES OF JOHN BENEDICT John Benedict, Esq. (SBN 5581) 2190 E. Pebble Road, Suite 260 Las Vegas, Nevada 89123 3 Telephone: (702) 333-3770 Facsimile: (702) 361-3685 Email: John@Benedictlaw.com Attorneys for Defendants 5 6 7 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 11 FINNMARK DESIGNS LLC, a Nevada CASE NO.: 2:20-cv-01376-JAD-EJY liability **GARETT** limited company; 12 GORDON, an individual, 13 STIPULATION TO EXTEND TIME FOR Plaintiffs, **DEFENDANTS TO FILE RESPONSIVE** 14 PLEADING TO COMPLAINT, AND OPPOSITION AND REPLY TIMES TO VS. 15 ANY MOTION FILED BY DEFENDANTS COREY SMEE, an individual; SAMICK 16 MUSIC CORP dba HEALTH MATE SAUNA, a California corporation; KEVIN GARRIGUS, 17 an individual, 18 Defendants. 19 Defendants, Corey Smee, Samick Music Corp, and Kevin Garrigus, by and through their 20 counsel, John Benedict, Esq. of the Law Offices of John Benedict, and Plaintiffs Finnmark Designs 21 LLC and Garett Gordon, by and through their counsel Ryan Gile, Esq. of Gile Law Group, Ltd. 22 hereby stipulate to extend the time for Defendants to answer or otherwise respond to Plaintiffs' 23 Complaint until August 25, 2020. 24 1. Defendant Samick Music Corp was served with the Complaint in the state court 25 matter on June 26, 2020. Defendant Corey Smee was served with the Complaint in the state court 26 matter on or about June 30, 2020. Defendant Kevin Garrigus was not served with the Complaint in 27

the state court matter.

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On July 24, 2020, all three Defendants appeared via counsel and removed the state 1 2. 2 court matter to this Court according to 28 U.S.C. § 1332(a) and 28 U.S.C. § 1441(b). 3 3. The Parties were then engaged in settlement discussions to globally settle this action along with an action pending before the United States District Court, Central District of California. 4 Those efforts, while not exhausted, were further delayed by the withdrawal of one of Plaintiffs' 5 attorneys in this action and the pending withdrawal of that same counsel in the California action, 6 which is set for hearing on August 31, 2020. 7 8 4. Based on the foregoing and not for any unreasonable delay, the parties agree and 9 stipulate that Defendants' time to answer or otherwise respond to Plaintiffs' Complaint shall be 10 extended to August 25, 2020. If Defendants file a motion to dismiss or similarly styled motion, the Plaintiffs' Opposition shall be due on September 25, 2020, and Defendants' Reply due on or before 11 12 October 9, 2020. 13 Dated this 21st day of August, 2020. Dated this 21st day of August, 2020. LAW OFFICES OF JOHN BENEDICT 14 GILE LAW GROUP, LTD. 15 16 By: /s/ John Benedict /s/ Ryan Gile By: John Benedict, Esq. Ryan Gile, Esq. 17 Nevada Bar No. 005581 Nevada Bar No. 008807 2190 E. Pebble Road, Suite 260 1180 N. Town Center Dr., Suite 100 18 Las Vegas, Nevada 89123 Las Vegas, Nevada 89144 Telephone: (702) 333-3770 Telephone: (702) 703-7288 19 Email: John@Benedictlaw.com Email: rg@gilelawgroup.com Attorneys for Defendants Attorneys for Plaintiffs 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// **26** /// 27

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Based upon the Stipulation of the Parties, and FOR GOOD CAUSE SHOWN, IT IS HEREBY ORDERED that Defendants shall have up to and including August 25, 2020, to file their responsive pleading to the Complaint; Plaintiffs shall, on or before September 25, 2020, file their Opposition to any motion filed by Defendants; and Defendants shall file their Reply, if any, on or before October 9, 2020. IT IS SO ORDERED. Dated August 24, 2020 United States Magistrate Judge